PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: Samir A. Bhavsar Baker Botts LLP	PCT		
2001 Ross Avenue Dallas, Texas 75201	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION		
DOCKETED	(PCT Rule 44.1)		
	Date of mailing (day/month/year) 30 APR 2007		
Applicant's or agent's file reference 069547.0367	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No. PCT/US 06/30636	International filing date (day/month/year) 04 August 2006 (04.08.2006)		
Applicant ESPEED, INC.			
,			
Authority have been established and are transmitted he			
Filing of amendments and statement under Article 1 The applicant is entitled, if he so wishes, to amend the When? The time limit for filing such amendments	claims of the international application (see Rule 46):		
international search report.	ents is normally two months from the date of transmittal of the		
Where? Directly to the International Bureau of WI 1211 Geneva 20, Switzerland, Facsimile?	No.: +41 22 740 14 35		
For more detailed instructions, see the notes on the 2. The applicant is hereby notified that no international	e accompanying sheet. search report will be established and that the declaration under		
Article 17(2)(a) to that effect and the written opinion o	f the International Searching Authority are transmitted herewith.		
,	Iditional fee(s) under Rule 40.2, the applicant is notified that:		
applicant's request to forward the texts of both t	has been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices.		
no decision has been made yet on the protest; the	ne applicant will be notified as soon as a decision is made.		
4. Reminders Shortly after the expiration of 18 months from the prior	in date the intermedianal analysis will be unbited at a		
Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.			
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.			
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.			
	nonths (or later) will apply even if no demand is filed within 19		
	applicable time limits, Office by Office, see the PCT Applicant's site.		
Name and mailing address of the ISA/US	Authorized officer:		
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Lee W. Young		
P.O. Box 1450, Alexandria, Virginia 22313-1450	PCT Helpdesk: 571-272-4300		

PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774

Facsimile No. 571-273-3201

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 069547.0367	FOR FURTHER ACTION	see Form PCT/ISA/220 as well as, where applicable, item 5 below.	
International application No.	International filing date (day/r	month/year) (Earliest) Priority Date (day/month/year)	
PCT/US 06/30636	04 August 2006 (04.08.2006)		
Applicant ESPEED, INC.		1	
according to Article 18. A copy is being This international search report consists	g transmitted to the Internationa		
1. Basis of the report			
a. With regard to the language, the			
1 = -	lication in the language in which		
a translation of the in of a translation furni	nternational application into shed for the purposes of interna	, which is the language tional search (Rules 12.3(a) and 23.1(b))	
· ·		ce disclosed in the international application, see Box No. I.	
2. Certain claims were found unsearchable (see Box No. II)			
3. Unity of invention is lack	ing (see Box No. III)		
4. With regard to the title,			
the text is approved as sub	mitted by the applicant		
the text has been established	ed by this Authority to read as fo	ollows:	
5. With regard to the abstract,			
the text is approved as sub	mitted by the applicant		
		y this Authority as it appears in Box No. IV. The applicant	
may, within one month fro	m the date of mailing of this inte	ernational search report, submit comments to this Authority	
6. With regard to the drawings,			
a. the figure of the drawings to be published with the abstract is Figure No. 1			
as suggested by the applicant			
as selected by this Authority, because the applicant failed to suggest a figure			
as selected by this A	uthority, because this figure bett	ter characterizes the invention	
b. none of the figures is to be	published with the abstract		

Form PCT/ISA/210 (first sheet) (April 2005)

INTERNATIONAL SEARCH REPORT

International application No.
PCT/US 06/30636

Box No. IV	Text of the abstract (Continuation of item 5 of the first sheet)		
An apparatus for processing trading orders comprising first and second orders. The first and second orders are associated with a product and comprise a displayed quantity and a reserved quantity. The apparatus receives a counterorder associated with the product and fills the displayed quantity of the first and second order with a respective corresponding portion of the counterorder, and allocates a first additional portion of the counterorder to the first order.			

INTERNATIONAL SEARCH REPORT

International application No. PCT/US 06/30636

A. CLASSIFICATION OF SUBJECT MATTER IPC(8) G06Q 40/00 (2007.01) USPC 705/37				
	o International Patent Classification (IPC) or to both n	ational classification and IPC		
	DS SEARCHED			
	ocumentation searched (classification system followed by Q 40/00 (2007.01) (37	classification symbols)		
	ion searched other than minimum documentation to the ex 700/90, 91, 92	tent that such documents are included in the	fields searched	
Electronic da	ata base consulted during the international search (name o	f data base and, where practicable, search ter	ms used)	
	ST (PGPB, USPT, EPAB, JPAB); DIALOG PRO; GOOG ns Used: counter order, reserve, quantity, trading, aggr		·	
C. DOCUI	MENTS CONSIDERED TO BE RELEVANT			
Category*	Citation of document, with indication, where ap	ppropriate, of the relevant passages	Relevant to claim No.	
x	US 2004/0143538 A1 (KORNHAMMER et al.) 22 July	1-30		
Α	US 2004/0236662 A1 (KORNHAMMER et al.) 25 Nove	1-30		
Α	US 2005/0027635 A1 (MONROE et al.) 3 February 20	1-30		
A	US 2005/0055304 (LUTNICK, H.W. et al) 10 March 2005 (10.03.2005), entire document, especially para [0039]		1-30	
Α	US 2005/0171890 A1 (DALEY, T.J. et al) 4 August 2005 (04.08.2005), entire document especially para [0003]		1-30	
	·			
Furthe	er documents are listed in the continuation of Box C.			
* Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention				
"E" earlier a	E" earlier application or patent but published on or after the international "X" document of particular relevance; the claimed invention cannot be filing date considered novel or cannot be considered to involve an inventive			
cited to	ent which may throw doubts on priority claim(s) or which is establish the publication date of another citation or other reason (as specified).	i document of particular relevance, the c	laimed invention cannot be	
-	"O" document referring to an oral disclosure, use, exhibition or other combined with one or more other such documents, such combination			
"P" document published prior to the international filing date but later than "&" document member of the same patent family the priority date claimed				
Date of the	Date of the actual completion of the international search Date of mailing of the international search report			
27 February	27 February 2007 (27.02.2007) 3 0 APR 2007			
	Name and mailing address of the ISA/US Authorized officer:			
	T, Attn: ISA/US, Commissioner for Patents 60, Alexandria, Virginia 22313-1450	Lee W. Young	·	
	0. 571-273-3201	PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774		

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: Samir A. Bhavsar Baker Botts LLP 2001 Ross Avenue WRITTEN OPINION OF THE Dallas, Texas 75201 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing **30** APR 2007 (day/month/year) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below 069547.0367 International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US 06/30636 04 August 2006 (04.08.2006) 04 August 2005 (04.08.2005) International Patent Classification (IPC) or both national classification and IPC IPC(8) - G06Q 40/00 (2007.01) USPC - 705/37 Applicant ESPEED, INC. 1. This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application 2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("TPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents

Date of completion of this opinion

Authorized officer:

P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201

27 February 2007 (27.02.2007)

Lee W. Young

PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US 06/30636

Box No. I	Basis of this opinion
∑ tl	ard to the language, this opinion has been established on the basis of: ne international application in the language in which it was filed translation of the international application into, which is the language of a ranslation furnished for the purpose; of international search (Rules 12.3(a) and 23.1(b)).
claimed a. type	ard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of: of material a sequence listing table(s) related to the sequence listing
b. form	at of material on paper in electronic form
c. time	of filing/furnishing contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search
— f	in addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Addition	al comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 06/30636

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	5, 9, 15, 19, 25, 29	YES
	Claims	1-4, 6-8, 10-14, 16-18, 20-24, 26-28, 30	NO
Inventive step (IS)	Claims	none	YES
• • •	Claims	1-30	NO
Industrial applicability (IA)	Claims	1-30	YES
••	Claims	попе	NO

2. Citations and explanations:

Claims 1-4, 6-8, 10-14, 16-18, 20-24, 26-28, and 30 lack novelty under PCT Article 33(2) as being anticipated by US 2004/0143538 A1 to Kornhammer et al. (hereinafter 'Kornhammer').

As per claims 1, 11 and 21, Kornhammer discloses an apparatus, a method and a platform for processing trading orders, comprising a memory operable to store: a first order associated with a product comprising a displayed quantity and a reserved quantity (an order for a first financial instrument of the plurality of financial instruments is received from a first user, the order includes a first price per unit component, and a first unit quantity, the first unit quantity includes a disclosed liquidity quantity and an undisclosed liquidity quantity, see para [0016]); and a second order associated with the product and comprising a displayed quantity and a reserved quantity (a first sub-order, including the first price per unit component and the disclosed liquidity quantity and not including the undisclosed liquidity quantity, is sent to a first one of the plurality of trade execution entities for execution, see para [0031]); a processor coupled to the memory and operable to: receive a counterorder associated with the product (a reciprocal order for the first financial instrument, see para [0017]); facilitate filing the displayed quantity of the first order with a corresponding portion of the counterorder; facilitate filing the displayed quantity of the second order with a corresponding portion of the counterorder (as a function of (1) the price per unit value and the disclosed liquidity quantity for the first financial instrument in the updated order book information, and (2) the first price per unit component and the first undisclosed liquidity quantity, the reciprocal order is sent to one of the plurality of trade execution entities, see para [0018]); and allocate a first additional portion of the counterorder to the first order, the first additional portion of the counterorder to the first order, the first additional portion based at least in part on a ration of the displayed quantity of the first order to a sum of the displayed quantity of the first order and the displayed quantity of the second order (If the target one of the trade execution entities is the first one of the trade execution entities, the method sends a second sub-order, including the first price per unit component and a second disclosed liquidity quantity equal to at least a portion of the undisclosed liquidity quantity to the target one of the trade execution entities; and then sends the reciprocal order to the target one of the trade execution entities, see para [0031]).

As per claims 2, 12 and 22, Kornhammer further discloses wherein the processor is further operable to allocate a second additional portion of the counterorder to the second order, the second additional portion based at least in part on a ration of the displayed quantity of the second order to the sum of the displayed quantity of the first order and the displayed quantity of the second order (the method sends a second sub-order, including the first price per unit component and a second disclosed liquidity quantity equal to at least a portion of the undisclosed liquidity quantity to the target one of the trade execution entities; and then sends the reciprocal order to the target one of the trade execution entities, see para [0031]).

As per claims 3, 13 and 23, Kornhammer further discloses wherein the first and second orders comprise buy orders (buy order (or bid), see para [0053]) and the counterorder comprises a sell order (initiated a reciprocal (i.e., opposing), see para [0071] and claim 3).

As per claims 4, 14 and 24, Kornhammer further discloses wherein the first and second orders comprise sell orders (an ECN sell order, see para [0071]) and the counterorder comprises a buy order (initiated a reciprocal (i.e., opposing), see para [0071] and claim 3).

As per claims 6, 16 and 26, Kornhammer further discloses wherein the memory is further operable to store a third order (three orders have been placed, see para [0094]) associated with the product and comprising a displayed quantity and a reserved quantity; and the processor is further operable to facilitate filling the displayed quantity of the third order prior to allocating the first additional portion of the counterorder (Fig. 3).

As per claims 7, 17 and 27, Kornhammer further discloses wherein the third order is received prior to the counterorder (The order server is configured to receive, from one or more users, orders for one or more of a plurality of financial instruments, at least some of the orders including a disclosed liquidity value and an undisclosed liquidity value, see para [0029]-[0030]).

As per claims 8, 18 and 28, Kornhammer further discloses wherein the processor determines whether any portion of the counterorder remains unfilled after the displayed quantities of the first order, second order, and the third order are filled (It will then assess whether there is enough stock at the 24.05. level to fill the order, see para [0060]); and the processor allocates the first additional portion of the counterorder to the first order only if some portion of the counterorder remains unfilled after the displayed quantities of the first order, the second order, and the third order are filled (make this information available to reciprocal orders from other of its user/traders. This permits orders to hit or take as large a size as is possible, in essence disregarding the displayed size, see para [0072]).

-- CONTINUED IN SUPPLEMENTAL BOX --

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US 06/30636

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In case the space in any of the preceding boxes is not sufficient. Continuation of:

v. 2 Citations and explanations

As per claims 10, 20 and 30, Kornhammer further discloses wherein the processor is further operable to determine whether any remaining portion of the counter order exists prior to allocating the first additional portion (the system considers undisclosed liquidity which is being maintained in CCS 100 when routing a reciprocal order that can access multiple trade execution entities, see para [0091])

Claims 5, 9, 15, 19, 25 and 29 lack an inventive step under PCT Article 33(3) as being obvious over Kornhammer.

As per claims 5, 15 and 25, Kornhammer discloses an apparatus as provided above with respect to claims 1, 11, 21 for apportioning trading ordering orders based on size of displayed quantities. Kornhammer, however, does not specifically disclose wherein the displayed quantity of the first order and the displayed quantity of the second order are filled in the same sequence that the first order and the second order were received. It would have been obvious to one of ordinary skill in the art that the orders are filled in the sequence they are received because first in first out is a common choice in determining the execution of orders. Further, using such a methodology with the method in Kornhammer would enhance its functionality.

As per claims 9, 19 and 29, Kornhammer further discloses the processor is operable to allocate a second additional portion of the counterorder to the first order (the method sends a second sub-order, including the first price per unit component and a second disclosed liquidity quantity equal to at least a portion of the undisclosed liquidity quantity to the target one of the trade execution entities; and then sends the reciprocal order to the target one of the trade execution entities, see para [0031]). Komhammer, however, does not specifically disclose the first order received at a first time and the second order received at a second time and using the difference between the first and second time to allocate a portion of the counterorder. It would have been obvious to one of ordinary skill in the art to ensure that the orders are received at different times because orders commonly happen sequentially and it would have been obvious that the difference in time would impact the allocated portion as the information about the orders change over time. Incorporating the use of the difference in time between a first order and second order with the method in Kornhammer would make the Kornhammer method more useful in real world situations and thereby enhances its overall appeal. Claims 1-30 have industrial applicability as defined by PCT Article 33(4) because the subject matter can be made or used in industry.